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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan. **0** Assumption of Executory Contract or Unexpired Lease 1 Valuation of Security 0 Lien Avoidance Last revised: December 1, 2017 **UNITED STATES BANKRUPTCY COURT District of New Jersey** Wentworth A Thomas Case No.: In Re: Judge: Debtor(s) **CHAPTER 13 PLAN AND MOTIONS** ✓ Original ☐ Modified/Notice Required 7/20/2018 Date: ☐ Motions Included ☐ Modified/No Notice Required THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE. YOUR RIGHTS MAY BE AFFECTED You should have received from the court a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same. THIS PLAN: ☑ DOES ☐ DOES NOT CONTAIN NON-STANDARD PROVISIONS. NON-STANDARD PROVISIONS MUST ALSO BE SET FORTH IN PART 10. ☐ DOES 🕝 DOES NOT LIMIT THE AMOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE OF COLLATERAL, WHICH MAY RESULT IN A PARTIAL PAYMENT OR NO PAYMENT AT ALL TO THE SECURED CREDITOR. SEE MOTIONS SET FORTH IN PART 7. IF ANY.

□ DOES 
☐ DOES NOT AVOID A JUDICIAL LIEN OR NONPOSSESSORY, NONPURCHASE-MONEY

Initial Debtor: WAT

SECURITY INTEREST, SEE MOTIONS SET FORTH IN PART 7, IF ANY.

Initial Debtor(s)' Attorney AS

Initial Co-Debtor

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| Part 1: Payment and Length of Plan  |       |           |  |                                  |   |  |  |  |  |
|---|-------|-----------|--|----------------------------------|---|--|--|--|--|
| a. The debtor shall pay <u>75.00 Monthly</u> to the Chapter 13 Trustee, starting on <u>August, 2018</u> for approximately <u>60</u> months.   |       |           |  |                                  |   |  |  |  |  |
|   | b. Th | e debtor  | Future Earnings  |                                  | stee from the following ource, amount and date                    | sources:<br>e when funds are available):                   |  |  |  |
|   | c. Us | e of real | property to satisfy pla<br>Sale of real property<br>Description:<br>Proposed date for co | -                                |   |  |  |  |  |
|   |       |           | Refinance of real pro<br>Description:<br>Proposed date for co                            |                                  |   |  |  |  |  |
|   |       | <b>y</b>  |  | stown Road, Mine                 | rtgage encumbering pr<br>Hill, NJ 07803 with The Ba<br>11/30/2018 | . ,  |  |  |  |
|   | d.    |           | The regular monthly loan modification.   | mortgage paym                    | ent will continue pendir  | ng the sale, refinance or                                  |  |  |  |
|   | e.    | ¥         | Other information tha  | ments paid outsi                 |   | ment and length of plan:<br>ge company amount of \$1422.00 |  |  |  |
| Part 2  | Ade   | nuate Pr  | otection   |                                  | NONE  |  |  |  |  |
|   | a. Ad | lequate p |  | ill be made in th                |   | e paid to the Chapter 13                                   |  |  |  |
|   |       |           | rotection payments w<br>Plan, pre-confirmation   |                                  | e amount of \$ 1,422.00 editor).                                  | to be paid directly by the                                 |  |  |  |
| a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:   |       |           |  |                                  |   |  |  |  |  |
| Creditor  |       |           |  | Type of Priority  Administrative |   | Amount to be Paid  |  |  |  |
| b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one:  ✓ None  ☐ The allowed priority claims listed below are based on a domestic support obligation that has been |       |           |  |                                  |   |  |  |  |  |
| assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4):  |       |           |  |                                  |   |  |  |  |  |
| Credito   | •     |           | Type of Priority   | Cla                              | im Amount   | Amount to be Paid  |  |  |  |

| Part 4: Secured C         | laime      |                  |                 |                     |              |                              |        |                                 |
|---------------------------|------------|------------------|-----------------|---------------------|--------------|------------------------------|--------|---------------------------------|
| Part 4. Secureu C         | riaiiiis   |                  |                 |                     |              |                              |        |                                 |
|                           |            |                  |                 |                     |              |                              |        |                                 |
| a. Curing Default         | t and N    | laintaining P    | ayments on      | Principal Res       | dence: 🗸     | NONE                         |        |                                 |
| The Debto                 | or will p  | av to the Trus   | stee (as part   | of the Plan) allo   | wed claim    | s for arrearages             | on m   | onthly                          |
| obligations and the       |            |                  |                 |                     |              |                              |        |                                 |
| bankruptcy filing a       | s follow   | /s:              |                 |                     |              |                              |        |                                 |
|                           |            |                  |                 |                     |              | Amount to be Paid            |        | egular Monthly<br>ment (Outside |
|                           |            |                  |                 |                     |              | to Creditor (In              | ' ' '  | Plan)                           |
|                           |            | Collateral or Ty | ne of Debt      | Arrearage           |              | Plan)                        |        | 24 400 00 400                   |
| Creditor                  |            | 18THomastowr     | •               | unknown             | Interest     | \$0.00 paid toward           | 4      | 31,422.00 APP<br>during LIMP    |
| Oalaat Dawfalla OFmila    |            | Mine Hill NJ 07  | 803             |                     | Rate on      | arrears during               |        | outside plan                    |
| Select Portfolio SErvic   | ing        |                  |                 |                     | Arrearage    | LMP                          |        | directly to SLS                 |
|                           |            |                  |                 |                     |              |                              |        |                                 |
| b. Curing and Ma          | aintain    | ing Payment      | s on Non-Pr     | incinal Resider     | ce & othe    | r loans or rent              | arres  | ars: 🕡                          |
| NONE                      | ********** | g                | S OH I (OH I I  | merpur recorder     | ice es oune  |                              |        |                                 |
|                           |            |                  |                 |                     |              |                              |        |                                 |
| The Debtor will pa        |            |                  |                 |                     |              |                              |        |                                 |
| and the debtor will       | pay di     | rectly to the c  | reditor (outsi  | de the Plan) mo     | inthly oblig | ations due after             | tne b  | ankruptcy                       |
| filing as follows:        |            |                  |                 |                     | Interest     | Amount to be Paid            | I Re   | egular Monthly                  |
|                           |            |                  |                 |                     | Rate on      | to Creditor (In              |        | ment (Outside                   |
| Creditor                  |            | Collateral or Ty | pe of Debt      | Arrearage           | Arrearage    | Plan)                        |        | Plan)                           |
|                           |            |                  |                 |                     |              |                              |        |                                 |
| c. Secured claims         | exclud     | led from 11 I    | J.S.C. 506: F   | NONE                |              |                              |        |                                 |
|                           | 0110101    |                  |                 |                     |              |                              |        |                                 |
| The following clain       |            |                  |                 |                     |              |                              |        |                                 |
| purchase money s          |            |                  |                 |                     |              |                              |        |                                 |
| within one year of value: | tne pet    | ition date and   | secured by      | a purcnase moi      | ney securit  | y interest in any            | otne   | r thing of                      |
| value.                    |            |                  |                 |                     |              | Total to be P                | aid th | rough the Plan                  |
|                           |            |                  |                 |                     | Amount of    |                              |        | est Calculation                 |
| Name of Creditor          | Collateral |                  | Interest Rate   | Claim               |              |                              |        |                                 |
|                           |            |                  |                 |                     |              |                              |        |                                 |
|                           |            |                  |                 |                     |              |                              |        |                                 |
| d. Requests for           | valuati    | on of securit    | v. Cram-dov     | wn. Strip Off &     | Interest R   | ate Adiustmen                | ts□    | NONE                            |
|                           |            |                  | <b>,</b>        | ,                   |              |                              |        |                                 |
| 1.) The de                | ebtor va   | alues collater   | al as indicate  | d below. If the     | claim may l  | be modified und              | er Se  | ction                           |
| 1322(b)(2), the sec       |            |                  |                 |                     |              |                              |        |                                 |
| Collateral," plus in      |            |                  |                 |                     |              |                              |        |                                 |
| as an unsecured of        | laim. If   | a secured cla    | aim is identifi | ed as having "N     | O VALUE      | it shall be treat            | ed as  | an                              |
| unsecured claim.          |            |                  |                 |                     |              |                              |        |                                 |
|                           | M          | OTE: A mod       | ification und   | ler this section    |              | OURES                        |        |                                 |
|                           |            |                  |                 | e filed under S     |              | •                            |        |                                 |
|                           | uie        | appropriate      | וויטנוטוו נט ט  | o moa anaer o       | COLIOII I U  | i dio i lali.                |        |                                 |
|                           |            |                  |                 | _                   |              | Value of                     |        |                                 |
|                           |            |                  | Scheduled       | Total<br>Collateral | Superior     | Cicalioi .                   | nnual  | Total<br>Amount to              |
| Creditor                  | Collate    | ral              | Debt            | Value               | Liens        | Interest in In<br>Collateral |        | Be Paid                         |

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| 2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien. |  |   |                          |  |  |  |  |  |  |  |
|---|--|---|--------------------------|--|--|--|--|--|--|--|
|   | ne stay is terminated as to surrendere<br>3 1301 be terminated in all respects.  |   |                          |  |  |  |  |  |  |  |
| Creditor  | Collateral to be Surrendered Value of Surrendered Remaining Unsec  |   |                          |  |  |  |  |  |  |  |
|   | eted by the Plan  □ NONE<br>cured claims are unaffected by the Pl  | an:   |                          |  |  |  |  |  |  |  |
| Creditor Ally   | ioid in Evill Through the Dien 🗆 NO  | AIE   |                          |  |  |  |  |  |  |  |
| G. Secured Claims to be P. Creditor   | aid in Full Through the Plan NO Collateral   |   | be Paid through the Plan |  |  |  |  |  |  |  |
|   |  | ·   | -                        |  |  |  |  |  |  |  |
| Part 5: Unsecured Claims  | NONE   |   |                          |  |  |  |  |  |  |  |
|   | lassified allowed non-priority unsec ss than \$ to be distributed <i>pro ra</i>  |   | l:                       |  |  |  |  |  |  |  |
| ✓ Not le  | ✓ Not less than 100 percent  |   |                          |  |  |  |  |  |  |  |
| ☐ Pro R   | ☐ Pro Rata distribution from any remaining funds   |   |                          |  |  |  |  |  |  |  |
| b. Separately class   | ified unsecured claims shall be trea   | ited as follows:                                  |                          |  |  |  |  |  |  |  |
| Creditor  | Basis for Separate Classification  | Treatment   | Amount to be Paid        |  |  |  |  |  |  |  |
| Part 6: Executory Contrac   | te and Unovnirod Loseos X N  | ONE   |                          |  |  |  |  |  |  |  |
| Part 6: Executory Contrac   | is and onexpired Leases  | ONE   |                          |  |  |  |  |  |  |  |
| (NOTE: See time lim non-residential real property   | itations set forth in 11 U.S.C. 365(d)(<br>leases in this Plan.)   | 4) that may prevent assu                          | umption of               |  |  |  |  |  |  |  |
| All executory contract except the following, which a  | ts and unexpired leases, not previou are assumed:  | sly rejected by operation                         | of law, are rejected,    |  |  |  |  |  |  |  |
| Creditor Arrears to be Plan   | Cured in Nature of Contract or Lease   | Treatment by Debtor                               | Post-Petition Payment    |  |  |  |  |  |  |  |
| Part 7: Motions NON   | E  |   |                          |  |  |  |  |  |  |  |
|   |  |   |                          |  |  |  |  |  |  |  |
| local form, Notice of Chap<br>LBR 3015-1. A Certification   | g motions must be served on all pe<br>ter 13 Plan Transmittal, within the<br>n of Service, Notice of Chapter 13 I<br>rt when the plan and transmittal no | time and in the manner<br>Plan Transmittal and va | set forth in D.N.J.      |  |  |  |  |  |  |  |

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|  | otion to Avoid<br>ebtor moves to                        |   |                       |                |            |                  |                          |   |   |   |
|--|---|---|-----------------------|----------------|------------|------------------|--------------------------|---|---|---|
| Creditor   | Nature of<br>Collateral                                 | Type of Li                              | en Amou               | Amount of Lien |            | ue of<br>ateral  | Amoun<br>Claim<br>Exempt | t of Ot<br>led Ag                                   | oum of All<br>her Liens<br>gainst the<br>Property | Amount of Lien to be Avoided                  |
| <b>NONE</b> The D  | ebtor moves to  | o reclassif                             |                       | -              |            |                  |                          |   |   | _   |
| Creditor   | cor Collateral  |   | Scheduled<br>Debt     |                |            | Superior Liens   |                          | Value of<br>Creditor's<br>Interest in<br>Collateral |   | Total Amount of<br>Lien to be<br>Reclassified |
| c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ✓ NONE  The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:  Amount to be |   |   |                       |                |            |                  |                          |   |   |   |
|  | r Plan Provisi  | ons                                     | Scheduled [           |                | Collateral |                  | mount to be              | Secured   |   | Reclassified as<br>Unsecured                  |
| <ul> <li>a. Vesting of Property of the Estate  ✓ Upon Confirmation  Upon Discharge </li> <li>b. Payment Notices  Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.</li> </ul>                  |   |   |                       |                |            |                  |                          |   |   |   |
| c. Order of Distribution  The Standing Trustee shall pay allowed claims in the following order:  |   |   |                       |                |            |                  |                          |   |   |   |
|  | 1) Ch. 13 2) Other Ad 3) Secured 4) Lease A 5) Priority | Standing dministrative Claims rrearages | Trustee C<br>e Claims |                |            | -<br>-<br>-<br>- |                          |   |   |   |
| d. Po  | st-Petition CI  | aims                                    |                       |                |            |                  |                          |   |   |   |
|  | tanding Truste<br>(a) in the amou                       |   |                       |                |            |                  | ition claim              | ns filed pu   | ursuant i   | to 11 U.S.C.                                  |

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| Part 9: Modification X NONE   |                          |  |  |  |  |  |  |  |  |
|---|--------------------------|--|--|--|--|--|--|--|--|
| If this Plan modifies a Plan previously filed in this case, complete the information below.   |                          |  |  |  |  |  |  |  |  |
| Date of Plan being modified:  |                          |  |  |  |  |  |  |  |  |
| Explain below <b>why</b> the plan is being modified: Explain below <b>how</b> the plan is   | s being modified:        |  |  |  |  |  |  |  |  |
|   |                          |  |  |  |  |  |  |  |  |
| Are Schedules I and J being filed simultaneously with this Modified Plan?   Yes   No  |                          |  |  |  |  |  |  |  |  |
| Part 10: Non-Standard Provision(s): Signatures Required   |                          |  |  |  |  |  |  |  |  |
| Non-Standard Provisions Requiring Separate Signatures:  |                          |  |  |  |  |  |  |  |  |
| □ NONE  □ NONE  □ NONE  □ NONE  □ NONE  □ NONE  | et a no look foo         |  |  |  |  |  |  |  |  |
| Explain here:Debtor's ATtorney fees are paid hourly per a fee application, no Any non-standard provisions placed elsewhere in this plan are void. | n a no look ice.         |  |  |  |  |  |  |  |  |
| Any non-standard provisions praced elsewhere in this plan are void.   |                          |  |  |  |  |  |  |  |  |
| The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Certification  | ation.                   |  |  |  |  |  |  |  |  |
| Leartify under penalty of perjury that the plan centains no pen standard provisi  | ong other than these set |  |  |  |  |  |  |  |  |
| I certify under penalty of perjury that the plan contains no non-standard provision forth in this final paragraph.                                | ons other than those set |  |  |  |  |  |  |  |  |
| Date July 20, 2018 /s/ Andrea Silverman   |                          |  |  |  |  |  |  |  |  |
| Andrea Silverman  |                          |  |  |  |  |  |  |  |  |
| Attorney for the Debtor Date: July 20, 2018 /s/ Wentworth A Thomas  | /s/ Wentworth A Thomas   |  |  |  |  |  |  |  |  |
| Wentworth A Thomas  |                          |  |  |  |  |  |  |  |  |
| Debtor  |                          |  |  |  |  |  |  |  |  |
| Date:   |                          |  |  |  |  |  |  |  |  |
| Signatures  |                          |  |  |  |  |  |  |  |  |
|   |                          |  |  |  |  |  |  |  |  |
| The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.  |                          |  |  |  |  |  |  |  |  |
| Date July 20, 2018 /s/ Andrea Silverman   |                          |  |  |  |  |  |  |  |  |
| Andrea Silverman  |                          |  |  |  |  |  |  |  |  |
| Attorney for the Debtor   |                          |  |  |  |  |  |  |  |  |
| I certify under penalty of perjury that the above is true.  |                          |  |  |  |  |  |  |  |  |
| Date: July 20, 2018 /s/ Wentworth A Thomas  |                          |  |  |  |  |  |  |  |  |
| Wentworth A Thomas  |                          |  |  |  |  |  |  |  |  |
| Debtor  |                          |  |  |  |  |  |  |  |  |
| Date:   |                          |  |  |  |  |  |  |  |  |

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Certificate of Notice Page 7 of 7 ted States Bankruptcy District of New Jersey

In re: Wentworth A Thomas Debtor

Case No. 18-23334-VFP

Chapter 13

### CERTIFICATE OF NOTICE

District/off: 0312-2 User: admin Page 1 of 1 Date Rcvd: Jul 31, 2018

Form ID: pdf901 Total Noticed: 6

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Aug 02, 2018.

db +Wentworth A Thomas, 18 Thomastown Road, Mine Hill, NJ 07803-3020

517625895 +Bank of New York Mellon aka SLS, Pluese Becker & Saltzman, 20000 Horizon Way, Ste 900,

Mount Laurel, NJ 08054-4318

517652287 +The Bank of New York Mellon Trustee (See 410), c/o Specialized Loan Servicing LLC,

8742 Lucent Blvd, Suite 300, Highlands Ranch, Colorado 80129-2386

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. U.S. Attorney, 970 Broad St.,

E-mail/Text: usanj.njbankr@usdoj.gov Aug 01 2018 00:27:00 sma

Rodino Federal Bldg., Newark, NJ 07102-2534 United States Trustee sma

+E-mail/Text: ustpregion03.ne.ecf@usdoj.gov Aug 01 2018 00:26:58 Office of the United States Trustee, 1085 Raymond Blvd., One Newark Center, Suite 2100,

Newark, NJ 07102-5235

Ally, PO Box 9001951, 517625894 E-mail/Text: ally@ebn.phinsolutions.com Aug 01 2018 00:26:06

Louisville, KY 40290-1951

TOTAL: 3

\*\*\*\*\* BYPASSED RECIPIENTS \*\*\*\*\*

NONE. TOTAL: 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Aug 02, 2018 Signature: /s/Joseph Speetjens

#### CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on July 30, 2018 at the address(es) listed below:

Andrea Silverman on behalf of Debtor Wentworth A Thomas court@andreasilvermanlaw.com,

r62214@notify.bestcase.com

Marie-Ann Greenberg magecf@magtrustee.com USTPRegion03.NE.ECF@usdoj.gov U.S. Trustee

TOTAL: 3